	Case 3:07-cv-03344-PJH Document 17 F	-lied 11/30/2007 Page 1 of 7												
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6	Attorneys for Plaintiff													
7	BAY AREA PAINTERS AND TAPERS PENSION FUND, et al.													
8														
9														
10	UNITED STATES DISTRICT COURT													
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA													
12	BAY AREA PAINTERS AND TAPERS	Case No.: C07-3344 PJH												
13	PENSION FUND, BAY AREA PAINTERS AND TAPERS HEALTH FUND, BAY AREA	JUDGMENT PURSUANT TO												
14	PAINTERS AND TAPERS JOINT APPRENTICESHIP TRAINING FUNDS,	STIPULATION												
15	AND THEIR JOINT BOARDS OF TRUSTEES; LES PROTEAU AND CHARLES	,												
16	DEL MONTE, AS TRUSTEES; AND DISTRICT COUNCIL 16 OF THE													
17	INTERNATIONAL UNION OF PAINTERS AND ALLIED TRADES;													
18														
19	Plaintiffs,													
20	V													
21	CRYSTAL NICOLE THOMAS, individually and dba CALIFORNIA PROFESSIONAL													
22 23	PAINTING,													
24	Defendants.													
25	Defendants entered into a valid co	ollective bargaining agreement with the District												
26	Council 16 of the International Union of Painte	ers and Allied Trades (hereinafter "Bargaining												
27	Agreement"). This Bargaining Agreement has c	ontinued in full force and effect to the present												
28	time.	-1-												
	JUDGMENT PURSUANT TO STIPULATION Case No.: C07-3344 PJH													

Defendants have become indebted to the Plaintiff Trust Funds for amounts due and

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owing under the terms of the Collective Bargaining Agreement and Trust Agreements as follows¹:

Contributions	\$24,344.58
Liquidated Damages	\$4,054.06
Interest (through date paid or 11/21/07	\$1,873.45
Attorneys Fees (6/25/07-11/21/07)	\$5,869.50
Costs of Suit (including service)	\$821.50
SUBTOTAL	\$36,963.09
Credit for 11/21/07 payment	(\$5,000.00)
TOTAL AMOUNT DUE	\$31,963.09

Defendants shall pay the amount of \$31,963.09 as follows: 3. beginning on December 20, 2007, and continuing on or before the 20th of every month thereafter for a period of 12 months (through November 20, 2008), defendants shall pay to plaintiffs \$2,766.00 per month. Defendants shall have the right to increase the monthly payments at any time. The payments may be made by joint check, endorsed by defendants prior to submission to plaintiffs.

Defendants believe that payments may have been made that were not credited to their account. Upon presentation of satisfactory proof of payment, and upon verification by plaintiffs' administrator that they payments were in fact made, plaintiffs will amend this stipulation (if required) to update the amounts due and amend the payment amount accordingly.

- (a) Payments shall be applied first to unpaid interest at the rate of 7% per annum on the unpaid principal balance, in accordance with plaintiffs' Trust Agreements.
- Payments shall be made to the Bay Area Painters and Tapers Trust Funds, (b) and delivered to Michele R. Stafford, Saltzman & Johnson Law Corporation, 120 Howard Street, Suite 520, San Francisco, CA 94105 on or before the 20th of each month as stated above, or to such other address as may be specified by plaintiffs. In the event that any check is not timely submitted or submitted by defendant but fails to clear the bank, or is unable to be negotiated for

Attached as Exhibit A is the Trust Fund administrator's spreadsheet breaking down the amounts on a month by month basis.

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any reason, this shall be considered to be a default on the Judgment entered. If this occurs, plaintiffs shall make a written demand to defendants to cure said default. Default will only be cured by the issuance of a replacement cashier's check (in the event the check did not clear the bank) delivered to Saltzman and Johnson Law Corporation within five (5) days of the date of the notice from plaintiffs. If defendants elect to cure said default, and plaintiffs elect to accept future payments, all such payments shall be made by cashier's check at plaintiffs' request. In the event default is not cured, all amounts remaining due hereunder shall be due and payable on demand by plaintiffs.

4. Beginning with contributions due for hours worked by defendants' employees during the month of October 2007, to be postmarked no later than November 15, 2007, and which are delinquent if not received by November 30, 2007, and for every month thereafter until this judgment is satisfied, defendant shall remain current in contributions due to plaintiffs under the current Collective Bargaining Agreement and under all subsequent collective bargaining agreements, if any, and the Declarations of Trust as amended. Defendants shall fax a copy of the contribution report for each month, together with a copy of that payment check, to Michele R. Stafford at 415-882-9287, prior to sending the payment to the Trust Fund office. To the extent that defendants are working on a Public Works job, or any other job for which Certified Payroll Reports are required, copies of said Reports will be faxed to Michele R. Stafford concurrently with their submission to the general contractor, owner or other reporting agency. Failure by defendants to remain current in its contributions shall constitute a default of the obligations under this agreement and the provisions of Paragraph 6 shall apply. Any such unpaid or late paid contributions, together with 10% liquidated damages and 7% per annum interest accrued on the total contributions and liquidated damages, shall be added to and become a part of this Judgment and subject to the terms herein. Plaintiffs reserve all rights available under

JUDGMENT PURSUANT TO STIPULATION

the applicable Bargaining Agreement and Declarations of Trust of the Trust Funds for collection of current and future contributions and the provisions of this agreement are in addition thereto.

- 5. Prior to the last payment pursuant to this Stipulation, plaintiffs shall advise defendants, in writing, of any additional amounts owed pursuant to this Stipulation, which shall include, but not be limited to, any additional attorneys fees and costs incurred in this matter. Said amount shall be paid with the last payment, on or before November 20, 2008. In the event that the requested waiver of liquidated damages is not granted, this amount shall be included and paid with the final payment hereunder.
- 6. In the event that defendants fail to make any payment required under Paragraph 3 above, or fail to remain current in any contributions under paragraph 4 above, then,
- (a) The entire balance of \$31,963.09 plus interest, reduced by principal payments received by Plaintiffs, but increased by any unpaid contributions then due, plus 10% liquidated damages and 7% per annum interest thereon as provided in above paragraph 4 shall be immediately due, together with any additional attorneys' fees and costs under section (d) below.
- (b) A writ of execution may be obtained against defendants without further notice, in the amount of the unpaid balance, plus any additional amounts under the terms herein, upon declaration of a duly authorized representative of the plaintiffs setting forth any payment theretofore made by or on behalf of defendants and the balance due and owing as of the date of default. In the event that a writ is requested for the amount of the Judgment only (with no credits or additional amounts identified), a declaration is not required.
- (c) Defendants waive notice of entry of judgment and expressly waive all rights to stay of execution and appeal. The declaration or affidavit of a duly authorized representative of plaintiffs as to the balance due and owing as of the date of default (if required above pursuant to (b) shall be sufficient to secure the issuance of a writ of execution.

JUDGMENT PURSUANT TO STIPULATION
Case No.: C07-3344 PJH

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- (d) Defendants shall pay all additional costs and attorneys' fees incurred by plaintiffs in connection with this matter until the Judgment is satisfied.
- 7. Any failure on the part of the plaintiffs to take any action against defendants as provided herein in the event of any breach of the provisions of this Stipulation shall not be deemed a waiver of any subsequent breach by the defendants of any provisions herein.
- Plaintiffs specifically reserve all rights to bring a subsequent action against 8. defendants for the collection of any additional contribution delinquencies found to be due for the hours worked during the periods preceding the date of this Stipulation. This shall include, but not be limited to additional amounts found due an audit or via documentation obtained or submitted by employees or other individuals relative to work performed for defendants. Defendants specifically waive the defense of the doctrine of res judicata in any such action.
- 9 In the event of the filing of a bankruptcy petition by defendants, the parties agree that any payments made by defendants pursuant to the terms of this judgment, shall be deemed to have been made in the ordinary course of business as provided under 11 U.S.C. Section 547(c)(2) and shall not be claimed by defendants as a preference under 11 U.S.C. Section 547 or otherwise. Defendants nevertheless represent that no bankruptcy filing is anticipated.
- 10. Should any provision of this Agreement be declared or determined by any court of competent jurisdiction to be illegal, invalid, or unenforceable, the legality, validity, and enforceability of the remaining parts, terms or provisions shall not be affected thereby and said illegal, unenforceable or invalid part, term, or provision shall be deemed not to be part of this Agreement.
- 11. Defendants each represent and warrant that they have had the opportunity to be or have been represented by counsel of their own choosing in the analysis of this Agreement and the

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JUDGMENT PURSUANT TO STIPULATION Case No.: C06-4626 WHA

11/21/2007

BAY AREA PAINTERS AND TAPERS

Employer: Collection Referral for Delinquencies and Liquidated Damages CALIFORNIA PROFESSIONAL PAINTING

Employer ID/Account Number: 1031-01748000

Total	9/07	8/07	7/07	6/07	5/07	3/07	3/07	2/07	1/07	12/06	8/06	5/0/	4/07	2/07	10/	11/06	10/06	707	12/06	30/11	12/06	3/06	2/06	1/06	CO/LL		MONIH		2000
	10/15/2007	09/15/2007	08/15/2007	07/15/2007	06/15/2007	04/15/2007	04/15/2007	03/15/2007	01/15/2007	01/15/2007	09/15/2006	06/15/2007	05/15/2007	03/15/2007	02/15/2007	12/15/2005	11/15/2006	7007/91/70	01/15/2007	12/15/2006	01/15/2007	04/15/2006	03/15/2006	02/15/2006	12/15/2005				DOE DATE
\$40,540.62	\$3,038.40	\$0.00	\$0.00	\$0.00	\$1,399.20		\$6,401.34	\$1,958.88	\$7,927.10	\$4,675.19	\$4,966.54	\$1,399.20	\$1,241.79	\$699,60	\$0.00	\$411.01	\$874.50	\$132.32	\$1,124.72	\$1,298.39	\$279.84	\$164.40	\$1,101.48	\$657,60	\$789.12		BUG		Continuon
\$16,196.04	\$3,038.40	\$0.00	\$0.00	\$0.00	\$0.00	\$1,749.00	\$4,652.34	\$1,958.88	\$0.00	\$0.00	\$3,398.22	\$0.00	\$0.00	\$0.00	\$1,399.20	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00				contribution AMOUNT PAID Calculated
	10/22/2007				11/21/2007	05/15/2007	04/20/2007	04/20/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	02/15/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007	11/21/2007		Thru		Calculated
\$24,344.58	\$0.00	\$0.00	\$0.00	\$0.00	\$1,399.20	(\$1,749.00)	\$1,749.00	\$0.00	\$7,927.10	\$4,675.19	\$1,568.32	\$1,399.20	\$1,241.79	\$699.60	(\$1,399.20)	\$411.01	\$874.50	\$132,32	\$1,124.72	\$1,298.39	\$279.84	\$164.40	\$1,101.48	\$657.60	\$789.12	\$0.00	DUE	BALANCE	PRINCIPAL
\$4,054.06	\$303.84	\$0.00	\$0.00	\$0.00	\$139.92		\$640.13	\$195.89	\$792.71	\$467.52	\$496.65	\$139.92	\$124.18	\$69.96		\$41.10	\$87.45	\$13.23	\$112,47	\$129.84	\$27.98	\$16.44	\$110.15	\$65.76	\$78.91	\$0.00			LD's @ 10% # of Days
	7				159	30	5	36	310	310	432	159	190	251		341	371	279	-310	341	310	585	616	644	706	0	Late		# of Days
\$1,873.45	\$4,49	\$0.00	00.08	\$0.00	\$46.93	\$10.06	\$6.75	\$14.88	\$518.41	\$305.74	\$171.08	\$46.93	\$49.77	\$37.04		\$29.57	\$68.44	\$7.79	\$73,55	\$93.40	\$18.30	\$20.29	\$143.14	\$89.34	\$117.53	\$0.00			7% interest caic.
\$5,927.51	\$308,33	\$0.00	\$0.00	\$0.00	\$186.85	\$10.06	\$646.89	\$210.76	\$1,311.12	\$773.26	\$667.74	\$186.85	\$173.95	\$107.00		\$70.67	\$155.89	\$21.02	\$186.03	\$223.24	\$46.28	\$36.73	\$253.29	\$155.10	\$196.44	\$0.00	BUE	INTEREST	TOTAL LD'S &
\$30,272.09	\$308.33	\$0.00	\$0.00	\$0.00	\$1,586.05	(\$1,738.94)	\$2,395.89	\$210.76	\$9,238.22	\$5,448,45	\$2,236,06	\$1,586.05	\$1,415.74	\$806.60	(\$1,399.20)	\$481,68	\$1,030.39	\$153.34	\$1,310.75	\$1,521.63	\$326.12	\$201.13	\$1,354.77	\$812,70	\$985.56	\$0.00	DUE	BALANCE	TOTAL
		ER Submitted No Employees Worked	ER Submitted No Employees Worked	ER Submitted No Employees Worked		Payment	Interest based on acct bal. \$1749.00				Interest based on acct hat. \$1568.32	Pascual Hernandez	Pascual Hernandez	Pascual Hernandez	Over Reported his for P Hemandez	Pascual Hernandez	Pascual Hernandez	Larry Wilkes	Larry Wilkes	Larry Wilkes	Raul Hemandez	Raul Hemandez	Raul Hernandez	Raul Hernandez	Raul Hernandez				COMMENTS

